

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Toru SANO, et al.

Docket No: Q88016

Appln. No.: 10/536,798

Group Art Unit: 1723

Confirmation No.: 4489

Examiner: Not Assigned

Filed: May 27, 2005

For: SEPARATION APPARATUS AND SEPARATION METHOD

SUBMISSION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT (IPER)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

For the Examiner's convenience, enclosed herewith is a copy of the English translation of the International Preliminary Examination Report (IPER). It is assumed that copies of the cited references as required by §371(c) will be supplied directly by the International Bureau, but if further copies are needed, the undersigned will undertake to provide them upon request.

Respectfully submitted,

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Date: January 6, 2006

PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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MITERNA INTERNA	ATIONAL PRELIMI	NARY EXAMINA	ATION REP	ORT
•	(PCT Article	36 and Rule 70)		
Applicant's or agent's file reference NE-70141WO	FOR FURTHER A	ACTION See Notification of Transmittal of Internation Preliminary Examination Report (Form PCT/IPEA/4)		
International application No. PCT/JP2003/015260	International filing da 28 November 20		1	lay/month/year) ber 2002 (29.11.200
International Patent Classification (IPC) G01N 1/10, 27/26, 27/62, 30			B81C 1/00	
Applicant	NEC CORP	ORATION		
amended and are the bar 70.16 and Section 607 o	ant according to Article 36.	, including this cover s sheets of the description ets containing rectifications under the PCT).	heet. on, claims and/o	r drawings which have b
3. This report contains indications I Basis of the report Priority		ms:		
III Non-establishm IV Lack of unity of Reasoned state	ment of opinion with regard to of invention ment under Article 35(2) with explanations supporting such	th regard to novelty, in	_	,
·	ents cited in the international applicat			
Date of submission of the demand 28 November 2003 (28.11.2003)		Date of completion of	of this report August 2004 ((05.08.2004)
Name and mailing address of the IPEA	/IP	Authorized officer		
Facsimile No.		Telephone No.		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP2003/015260

I. Basis of the report	
1. With regard to the elements of the international application:*	
the international application as originally filed	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/JP 03/15260

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1-9	YES
		Claims		NO
	Inventive step (IS)	Claims		YES
		Claims	1-9	NO
	Industrial applicability (IA)	Claims	1-9	YES
		Claims		NO

Citations and explanations

- Document 1: JP 2001-515216 A (CEPHEID), 18 September 2001 & WO 99/009042 A1 & AU 8906698 A & CA 2301309 A & EP 1003759 A & US 2001-12612 A1
- Document 2: JP 10-506991 A (Abbott Laboratories), 7 July 1998 & WO 96/010747 A1 & CA 2195875 A & EP 783694 A & US 5952173 A1
- Document 3: JP 2002-524755 A (Advion Biosciences Inc.), 6

 August 2002 & WO 00/015321 A1 & CA 2343055 A

 & AU 5800499 A & EP 1113850 A & US 123153 A1
- Document 4: WO 2002/023180 A (Hitachi, Ltd.), 21 March 2002

Claims 1, 2 and 5

Document 1 (see paragraphs [0054] and [0055] in particular) sets forth a microfluidic device for separating a desired substance such as nucleic acid in a fluid specimen from other substances, wherein the extraction chamber has an inner adsorption surface which captures a desired substance from a fluid specimen when a fluid specimen flows continuously through said chamber; said inner adsorption surface is formed from rows of pillars or columns, and said pillars or columns are covered with a material having a strong bonding affinity with the desired substance.

Document 2 (see [abstract], [claims]) sets forth an analysis device which determines the presence and/or quantity of substances being analyzed in the specimen sample, wherein said device has a surface which provides a covalently bonded or non-covalently bonded fixing reagent. Said analysis device comprises a structural array which enables said fixing reagent to bond to a substance selected from the substance being analyzed, analogs of the substance being analyzed, auxiliary bonding elements and marker reagents; and a plurality of flow passages through which the aforementioned specimen sample containing the aforementioned substance being analyzed, analogs of the substance being analyzed, auxiliary bonding elements or marker reagents flows, and the aforementioned substance being analyzed, analogs of the substance being analyzed, auxiliary bonding elements or marker reagents are dispersed over the entire width, bonding to the aforementioned fixing reagent.

Document 3 (see paragraphs [0114] to [0136] in particular) sets forth a microchip liquid chromatography device, wherein the separation channel is provided with a plurality of separation columns, the surface of said separation columns is covered with a reagent, and components are separated by having the specimen to be analyzed flow past the surface of the adjusted separation columnar bodies.

Document 4 (see [embodiment 1], [embodiment 2]; fig. 1 to 7 in particular) sets forth a feature wherein in order to extract a specific component in a liquid specimen, protrusions are provided, comprising a linking member which bonds with a specific component in the passage of the extraction part, and by having the specific component come into contact with said protrusions, said

specific component is bonded to the aforementioned protrusions.

Therefore documents 1 to 4 disclose a separation device wherein a layer of a substance to be adsorbed which selectively adsorbs or bonds to a specific substance is provided to a separation part provided with narrow micropassages or protrusions, and it would be easy for a person skilled in the art to conceive of the invention set forth in claims 1, 2 and 5 in the light of the inventions set forth in documents 1 to 4.

Claims 3, 4, 7 and 8

Document 1 (see paragraphs [0085] to [0090] in particular) sets forth a feature in addition to the aforementioned matters, wherein electrodes are formed on the passages and protrusions, and by applying a voltage of the opposite charge of the desired substance to said protrusions, bonding with the desired substance is promoted.

It would therefore be easy for a person skilled in the art to conceive of the inventions set forth in claims 3, 4, 7 and 8 in the light of documents 1 to 4.

Claim 6

As described above, document 2 indicates that auxiliary bonding elements are bonded to a fixing reagent, and in the field of immunological analysis it is common general technical knowledge to bond a reagent fixed to a carrier and a substance to be analyzed with a spacer interposed therebetween.

Therefore it would be easy for a person skilled in the art to conceive of the invention set forth in claim 6 in the light of the inventions set forth in documents 1 to 4 and the aforementioned common general technical

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knowledge.

Claim 9

When carrying out analysis using MALDI-MS, it is common general technical knowledge to carry out pretreatment of protein samples, such as separation, oxygen consumption and drying, and it would be easy for a person skilled in the art to carry out all or part of these steps on a microchip.

It would therefore be easy for a person skilled in the art to conceive of the invention set forth in claim 9 in the light of the inventions set forth in documents 1 to 4 and the aforementioned common general technical knowledge.